

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

BRIAN OLSEN,  
VS.  
CITY OF HENDERSON, et al.,

Plaintiff,  
Defendants.

Case No. 2:12-cv-00543-JCM-PAL

## ORDER

Before the court is the parties' Stipulated Protective Order (Dkt. #24) which the court approved, with the exception of a portion of paragraph three, to facilitate discovery in this case. This order reminds counsel that there is a presumption of public access to judicial files and records. A party seeking to file a confidential document under seal must file a motion to seal and must comply with the Ninth Circuit's directives in *Kamakana v. City and County of Honolulu*, 447 F.3d 1172 (9th Cir. 2006).

A portion of paragraph three of the parties' proposed stipulation was not approved and was deleted by the court. It contained provisions permitting the parties to file confidential information with the Clerk of the Court in a sealed envelope. While this was an accepted practice prior to the adoption of the court's electronic filing procedures, with a few exceptions not applicable here, the Clerk of the Court no longer maintains paper records. Special Order 109 requires the Clerk of the Court to maintain the official files for all cases filed on or after November 7, 2005, in electronic form. The electronic record constitutes the official record of the court. Attorneys must file documents under seal using the court's electronic filing procedures. *See* LR 10-5(b). That rule provides:

Unless otherwise permitted by statute, rule or prior Court order, papers filed with the Court under seal shall be accompanied by a motion for leave to file those documents under seal, and shall be filed in accordance with the Court's electronic filing procedures. If papers are filed under seal pursuant to prior Court order, the papers shall bear the following notation on the first page,

1 directly under the case number: "FILED UNDER SEAL PURSUANT TO  
2 COURT ORDER DATED \_\_\_\_\_. All papers filed under seal will  
3 remain sealed until such time as the Court may deny the motion to seal or  
4 enter an order to unseal them, or the documents are unsealed pursuant to  
5 Local Rule.

6 *Id.* Documents filed under seal are not accessible to the public.

7 The court has approved the parties' blanket protective order to facilitate their discovery  
8 exchanges. However, the parties have not shown, and court has not found, that any specific documents  
9 are secret or confidential. The parties have not provided specific facts supported by affidavits or  
10 concrete examples to establish that a protective order is required to protect any specific trade secret or  
11 other confidential information pursuant to Rule 26(c) or that disclosure would cause an identifiable and  
12 significant harm. The Ninth Circuit has held that there is a presumption of public access to judicial  
13 files and records and that parties seeking to maintain the confidentiality of documents attached to non-  
14 dispositive motions must show good cause exists to overcome the presumption of public access. *See*  
15 *Kamakana* 447 F.3d at 1179. Parties seeking to maintain the secrecy of documents attached to  
16 dispositive motions must show compelling reasons sufficient to overcome the presumption of public  
17 access. *Id.* at 1180.

18 **IT IS ORDERED** that:

- 19 1. The provisions of paragraph three of the parties' Proposed Stipulation for Confidentiality  
20 Agreement and Protective Order (Dkt. #24) that requires them to file confidential  
21 material with the Clerk of Court in a sealed envelope is **NOT APPROVED** and is  
22 **DENIED**.
- 23 2. The parties shall comply with the requirements of LR 10-5(b), and the Ninth Circuit's  
24 decision in *Kamakana*, 447 F.3d 1172, with respect to any documents filed under seal.

25 Dated this 14th day of September, 2012.

26   
PEGGY A. TEEN

27 UNITED STATES MAGISTRATE JUDGE